

REMARKS

Claims 1-8 stand rejected under 35 USC §103(a) as being unpatentable over Krinsky in view of Rhoads. Applicant respectfully traverses the rejection.

Neither of these references teaches or suggests Applicant's claims. For example, with respect to claim 1, neither reference teaches

(b) receiving a command to print information in the displayed web page in response to user operation of the kiosk;

(c) obtaining an address of the displayed web page by the kiosk;

(d) determining a format for printing the information from the web page on receipt paper smaller than the web page using the address by the kiosk;

(e) creating a script to print the information in the format by the kiosk; and

(f) executing the script to cause a receipt printer of the kiosk to print the information on the receipt paper by the kiosk.

Krinsky teaches a wallpaper customizing method in which a customer can select and customize wallpaper. A customer order is transmitted to a source for printing the wallpaper image. The source optionally reduces the wallpaper image and

prints it on smaller format paper for customer review prior to printing on full size wallpaper.

Rhoads teaches encoding a link within a printed object so that information about the printed object may be found by reading the link using an optical sensor.

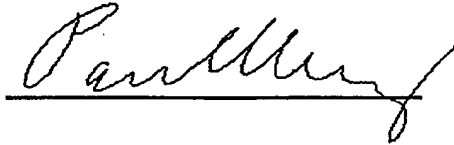
The references fail to teach receiving a command to print or printing at the customer terminal. Krinsky teaches that printing occurs at the "source" (to where the customized wallpaper is transmitted) rather than at the customer terminal.

The references fail to teach determining a format for printing at the kiosk using the address of the web page that is the subject of the command to print received at the kiosk. Krinsky fails to teach association of print formats with web page addresses.

The references fail to teach creation or execution of a script to print information in a format suitable for printing on receipt paper. Krinsky fails to teach print formats or a method of scripting printing based upon the print formats.

Applicant now respectfully requests that the pending claims be allowed.

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "Paul Martin", is written over a horizontal line.

Paul Martin
Attorney for Applicants
(937) 445-2990

Dayton, OH

August 12, 2005